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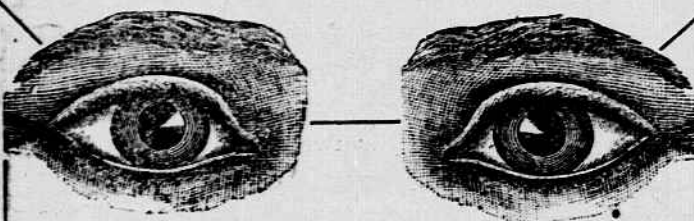
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ARMY. NAVY.

Army Orders.

The resignation of First Lieut. Charles A. Tetrault, Medical Reserve Corps, accepted by the President.
Maj. James P. Harbison, 21st Infantry, will proceed to the Letterman General Hospital, San Francisco, for observation and treatment.
The advancement to the grade of major on the retired list of Capt. Thomas M. Moody, retired, is announced.

Capt. Robert B. Powers, Quartermaster Corps, will report to an army retiring board at Fort Bliss, Tex., for examination.

First Lieut. Neil G. Finch, Signal Corps, is relieved from duty in the Philippine Department and will proceed to the United States.

The resignation of First Lieut. William L. Wilkinson, Medical Reserve Corps, is accepted by the President.

Leave of absence for two months on surgeon's certificate of disability is granted Capt. Robert S. Welsh, Field Artillery, detached list.

Capt. John G. Hotz, Coast Artillery Corps, will report to an army retiring board at the Presidio of San Francisco for examination.

Maj. Norman F. Ramsey, ordnance department, is relieved from duty in the office of the chief of ordnance and will proceed to the arsenal, Rock Island, Ill., for duty.

First Serg. Robert J. Johnson, Troop K, 9th Cavalry, is placed upon the retired list at Fort McDowell, Cal., and will report to his home.

The advancement to the grade of major on the retired list of Capt. John Q. Adams, retired, is announced.

Capt. Stewart McC. Decker, retired, will assume charge of construction work at Columbus barracks, relieving Lieut. Col. Daniel W. Arnold, retired, who will proceed to Chicago for duty.

Lieut. Col. Richmond M. A. Schofield, Quartermaster Corps, is relieved from duty in the office of the quartermaster general and will proceed to San Francisco, Cal., for duty.

Leave of absence for two months is granted Capt. John M. Craig, infantry, detached officers' list.

Naval Orders.

Lieut. Commander R. C. Davis has been commissioned.

Lieut. L. D. Causey, from command division 2, submarine force, Atlantic fleet, to command K-5 and division 4.

Lieut. (junior grade) S. D. McCaughey, from Vermont to Beale.

Lieut. (junior grade) R. C. Lee, to Arizona.

Dental Surg. F. L. Morey, from navy yard, Mare Island, Cal., to naval station, Tutuila, Samoa.

Dental Surg. E. E. Harris, from naval station, Tutuila, Samoa, to navy yard, Mare Island, Cal.

Chief Boatswain J. J. Holden, from receiving ship at Boston to Kearsarge.

Chief Boatswain E. J. Norcott, from Kearsarge to Navy Department.

Chief Gunner C. B. Babson, from Vestal to Asiatic station.

Gunner Abraham De Somer, from Hancock to Vestal.

Gunner S. A. Farrell, to work Sperry Gyroscope Company, Brooklyn, N. Y.

Chief Machinist J. J. Fuller, from Charleston and wait orders.

Pay Clerk D. T. Turner, from navy yard, Washington, D. C., to Hancock.

Pay Clerk N. E. Disbrow, from Hancock to navy yard, Washington, D. C.

Changes in Signal Corps.

Officers of the Signal Corps have been assigned to duty as follows:

To the Southern Department—First Lieut. Henry W. Hall, Herbert R. Odell, Richard E. Anderson, John H. Hineman, Jr.; Charles H. Corlet, Roy H. Coles and Charles N. Sawyer; to Fort Sam Houston, Tex., First Lieut. E. L. Franklin; to Columbus, N. E. H. Leuts, Octave De Curra and Walter Smith, and to San Francisco, First Lieut. Eugene A. Lohman, Herlihan Erlenkotter, Harold C. Vanderveer and Roy M. Jones.

THE COURTS.

United States Court of Claims.
Present: Chief Justice Edward K. Campbell, Judge Fenton W. Booth, Judge George E. Downey and Judge James Hay.

Cachowmer and MacMath agt. United States; L. T. Michener presented an application for an appeal to the Supreme Court; allowed as prayed for.

Hogan, Keel et al. (depaental case), W. C. Shelby was heard for plaintiffs and David Babp for the United States.

District Supreme Court.
EQUITY DIVISION—Justice Stafford.

Mertens agt. White Cross Milk Company; order for sale; plaintiff's attorneys, Douglas, Ruffin & O'bear.

Sands agt. Boyd; motion to dismiss overruled; answer to petition required in twenty days; plaintiff's attorneys, C. W. Darr and E. J. Dwyer; defendant's attorney, W. C. Clephane.

Donati agt. Pure Food Liquor Company; report of auditor confirmed; plaintiff's attorney, L. H. David; defendant's attorney, R. L. Montague.

Cox agt. Cox; rule as to alimony pendente lite and attorney's fee returnable October 27; plaintiff's attorneys, J. W. State and D. W. Hekker; defendant's attorney, L. G. Grossman.

Browning agt. Browning; order to sell securities; plaintiff's attorney, W. L. Browning.

Mason agt. Mason; rule as to contempt returnable October 27; plaintiff's attorneys, E. G. Hubert and T. L. Jones.

Hopkins agt. Marden and Marden agt. Hopkins; time to answer; plaintiff's attorney, W. C. Clephane; defendant's attorneys, Myer Cohen and W. G. Johnson.

Johnson agt. Johnson; sale decreed; with Charles H. Merrill and Charles S. Shreve, trustees; bond, \$12,000; plaintiff's attorneys, C. H. Merrill; defendant's attorneys, Richardson & Shreve.

Dwyer agt. Dwyer; rule as to alimony returnable October 27; plaintiff's attorneys, W. J. Lambert and R. H. Yeatman.

Stohlman agt. Stohlman; rule as to injunction returnable October 27; plaintiff's attorney, Chapin Brown; defendant's attorney, D. W. O'Donoghue.

Pavarni agt. Krebs; report of trustee approved; plaintiff's attorney, George C. Gertman.

CIRCUIT DIVISION 2—Justice Siddons.
Callaghan agt. Emig; given to jury; plaintiff's attorneys, D. W. Baker and W. E. Leahy; defendant's attorney, John Ridout.

Murphy agt. Henderson; motion for new trial filed; plaintiff's attorneys, Frank J. Hogan and E. L. Jones; defendant's attorneys, Arthur Peter and J. W. Whiting.

CIRCUIT DIVISION 1—Chief Justice Covington.
Skinker & Garrett agt. District of Columbia (three cases); jury repleaded; plaintiff's attorneys, Rhodes & Crounse; defendant's attorney, P. H. Marshall.

Murphy agt. Wolfe et al.; motion of plaintiff to vacate order of September 13 overruling motion for judgment against defendant Wolfe granted; leave to defendant Wolfe to file amended affidavit of defense with ten days (by Justice Gould); plaintiff's attorney, M. J. Colbert; defendant's attorneys, Crandal Mackey and E. D. Dutton.

Sommerville agt. Chesapeake and Potomac Telephone Company; plaintiff allowed to deposit \$50 in lieu of appeal bond; plaintiff's attorneys, Rhodes & Crounse; defendant's attorneys, H. B. F. Macfarland and E. S. Bailey.

CRIMINAL DIVISION 1—Justice Gould.
United States agt. Roland B. Chase; forgery; plea guilty; remanded; attorney, H. L. Tignor.

United States agt. Kelly, housebreaking; plea not guilty; attorney, T. L. Jones.

United States agt. Maggie Briscoe, pandering; sentenced to penitentiary for two years; placed on probation; attorney, H. L. Tignor.

United States agt. Mary Queen, assault with dangerous weapon; verdict guilty; remanded; attorneys, H. L. Tignor and Samuel D. Truitt.

United States agt. Martha Lewis, robbery; plea guilty; sentenced to Occoquan for eleven months; attorney, A. W. Scott.

United States agt. Beatrice Jackson

and Daniel Smith, adultery; nolle prosequi.

United States agt. Alphonso Benedetto, adultery; motion to set aside sentence filed; attorney, Edmund Carington.

United States agt. Ottaway Brooks, assault with dangerous weapon; verdict guilty; referred to probation officer; attorney, A. P. Connors.

United States agt. Joseph Harris, housebreaking; verdict guilty; remanded; attorney, T. S. Kennedy.

United States agt. Thomas Toomer, grand larceny; plea guilty to petit larceny; remanded; attorneys, A. F. Prescott, Jr. and E. L. Jones.

United States agt. Mollie Gershanow and Samuel Shulman, adultery; nolle prosequi.

CRIMINAL DIVISION 2—Justice McCoy.
United States agt. James Cole, robbery; jury disagree and are discharged; attorney, E. M. Hewlett.

United States agt. Harry B. Brooks, putting poison in food; on trial; attorney, J. A. O'Shea.

United States agt. Leland S. Poole, non-support of children; plea guilty; personal bonds taken for sentence; attorney, M. E. O'Brien.

United States agt. Everett H. Roe, grand larceny; plea guilty; referred to probation officer; attorney, S. D. Truitt.

BANKRUPTCY DIVISION—Justice Stafford.
In re the Mundt Company; order discharging receiver; order to pay fee of trustee; report of referee as special master; on appeal.

In re Walter M. Pinnacom; adjudication and reference to Ralph D. Quinter, referee.

PROBATE DIVISION—Justice Stafford.
Estate of Perry Adams; petition for letters of administration filed; attorney, Campbell Carrington.

Estate of Edward T. Cogan; petition for probate of will filed; attorney, E. A. Moores.

Estate of Thomas S. Rogers; letters of administration granted to Frank F. Rogers; bond, \$500; attorney, R. H. Yeatman.

Estate of William G. Wheatley; will admitted to probate; letters testamentary granted to Katie M. O'Connor; bond, \$2,500; attorneys, F. Edw. Mitchell and Lawrence Hurty.

Estate of Mary E. Stott; letters of administration granted to Samuel T. Stott; bond, \$500; attorney, C. H. Syme.

Estate of Anzi L. Barber; cause referred to special auditor; attorney, A. S. Worthington.

Estate of Andrew J. Bradley; letters of administration granted to Francis M. Bradley; bond, \$2,000; attorney, Crandal Mackey.

Estate of Mary M. Hall; letters of administration granted to J. E. Hall; bond, \$500; attorney, J. H. Wilson.

Estate of Leathia Johnson; will dated April 25, 1912, filed.

Estate of Andrew J. Bradley; petition for letters of administration filed; attorney, Crandal Mackey.

Estate of Thomas S. Rogers; petition for letters of administration filed; attorney, R. H. Yeatman.

Estate of Mary E. Stott; petition for letters of administration filed; attorney, C. H. Syme.

Estate of Augusta Kratsenberg; will dated December 20, 1911, filed.

LITTLE STORIES FOR BEDTIME

BY THORNTON W. BURGESS.
(Copyright, 1910, by T. W. Burgess.)

Lightfoot has an Exciting Day.

Luck is a poor thing to trust to. It is a very poor thing to trust to. It is about the poorest thing to trust to that I know of. Yet, to a certain extent, Lightfoot the Deer had to trust to luck. He couldn't help himself. You see, the hunters were after him. What for he didn't know. But that made no differ-

ence. The simple, plain fact was that they were trying their best to kill him with their terrible guns, and so he must trust to his own eyes, nose and legs, and also to luck if he would continue to live in the Green Forest, or anywhere else, for that matter. He must

"HE MUST WANT DREADFULLY TO KILL ME."

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You can take 12 years to pay off your loan without the expense of renewing. \$1,000 for \$10 per month, including interest and principal, half of which is applied to reduction of debt. Larger or smaller loans at proportional rates.

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Ringworm—Scalp Sores

If you want speedy help try the D.D.D. Prescription. It can be applied to the scalp and the relief is instant.

Dr. Jones is bothered with excessive dandruff—the kind that causes almost unbearable itching—accompanied by a bad odor and we will tell you something about what this prescription, made in the D.D.D. Laboratories (Chicago), has accomplished in your own neighborhood.

Three sizes, 25c, 50c and \$1.00, and your money back if the very first bottle does not give you a better scalp and hair and you will not regret it.

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and Skin
Remedy
O'Donnell's Drug Stores
Advertisement.

trust to his ears to catch every little sound, the snapping of a twig or the rustle of a leaf, made by a hunter trying to creep up to shoot him. He must trust to his eyes to see every moving thing near him. He must trust to his nose to catch the dreaded man smell. He must trust to his legs to get him away from danger of which he already knew. But he must trust very much to luck to keep from running into new dangers while trying to escape from one of which he already knew.

When Sammy Jay had warned him of the approach of a hunter that morning Lightfoot had first made sure that it was himself the hunter was really after. Then he had swiftly bounded away to a place where the ground was hard and his sharp hoofs would make no tracks, for he knew that it was by his tracks that the hunter was trying to follow him.

Then he lay down in some thick brush at the top of a little hill, where he could look back. By and by he saw the hunter stealing along like the shadow of death, putting each foot down with the greatest care, so as not to make a sound, and all the while watching the ground for Lightfoot's tracks. He watched him reach the place where the ground was so hard that there were no tracks, and there walk about in circles, trying to find out in which direction Lightfoot had gone.

It was very exciting. Lightfoot's heart went pit-a-pat, pit-a-pat, with excitement and fear. Would the hunter guess rightly? Would he find some little sign which would tell him what he wanted to know? He was very patient, that hunter.

"He must want dreadfully to kill me," thought Lightfoot as he watched. "I wonder why I've never hurt him. I've never even seen him before."

Just then Sammy Jay, who had been watching the hunter, began to scream as only Sammy can. The hunter looked up and scowled. Then, with a shrug of his shoulders, he turned and disappeared in the direction from which he had come. He had given up trying to follow Lightfoot that day. With Sammy Jay making such a racket and warning every one within hearing it was of no use, and he knew it. Lightfoot gave a little sigh of relief. Now he could rest in peace. He settled himself in comfort. That is, he made his body comfortable. But there was no comfort in his mind. There wouldn't be and couldn't be so long as there were hunters with terrible guns in the Green Forest.

The hunter who had tried so hard to follow Lightfoot's tracks had been long gone when a Merry Little Breeze stole into the brush where Lightfoot was lying and tickled his nose. In an instant Lightfoot was all ears, eyes and nose. That Merry Little Breeze had brought to him the dreaded smell of man. Probably it was another hunter.

What should he do? Should he jump and run, trusting to his legs to take him to safety. Should he stay right where he was until he knew exactly where the hunter was? If he jumped and ran he might run right into danger. If he remained the hunter might see him and shoot before there was a chance to escape. Then, again, the hunter might not see him at all; might not know that he was anywhere about. Lightfoot decided to stay.

Stronger and stronger grew the man smell. Presently Lightfoot's keen ears heard the snapping of a twig. With heart beating with fear and excitement so that it hurt Lightfoot watched. Moving among the trees he saw a hunter, and like the first one, he carried a terrible gun. But this one was not following tracks. It was plain to see that

he did not suspect that Lightfoot might be near. Nearer he came and nearer. Lightfoot held his breath. Right in front of where Lightfoot lay hidden the hunter stopped to rest. It seemed ages to Lightfoot before the hunter once more moved on. Once, so it seemed to Lightfoot, he looked straight at him. But Lightfoot didn't move and the hunter didn't see him and at last moved away. When he was out of sight Lightfoot was shaking like a leaf. Two narrow escapes and the day not yet over! It was exciting, very exciting. And it was terrible. Cold fear clutched at his heart. He dared not move, and yet he dared not lie still.

Mrs. Elizabeth Key Armstrong of Hagerstown, Md., widow of Alexander Armstrong, died of acute dilation of the heart. She was the daughter of late Dr. Norman Bruce Scott and born in Hagerstown.

LAUD PRESIDENT WILSON.
Mr. Brownlow and Charles A. Douglas Address Woman's Union.

The legislation enacted by the Democratic Congress, under the leadership of President Wilson, was praised by District Commissioner Brownlow at a meeting of the Women's Union Union last night, at 15th and F streets northwest. He predicted that the people would return President Wilson to the White House on election day.

Charles A. Douglas commended the attitude of the President toward Mexico, stating the President was aware of the conditions under which the people of Mexico were laboring to secure a new regime. For the United States to become embroiled in the troubles of Mexico, he said, would be an unwise

step for the American government. Whitehead Klutts spoke on the legislation of the present administration comparing it to that of the republican party when in power.

John R. Francis, engineer, of Fairfax, Va., and Benjamin R. Randall, froman, of Coakley, Va., were killed when their engine was overturned at Perryman, Md. The train was made up of eighty-two cars.

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Dr. Jones is bothered with excessive dandruff—the kind that causes almost unbearable itching—accompanied by a bad odor and we will tell you something about what this prescription, made in the D.D.D. Laboratories (Chicago), has accomplished in your own neighborhood.

Three sizes, 25c, 50c and \$1.00, and your money back if the very first bottle does not give you a better scalp and hair and you will not regret it.

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